

10/613,545 Appl. No.

Applicant(s): Kishio TAYAMA et al.

Filed July 2, 2003

For METHOD AND APPARATUS FOR

ENHANCED PURIFICATION OF

HIGH-PURITY METALS

Art Unit 1742

02058CIP/HG Docket No.

Customer No.: 01933

Confirm No.: 6700

TRANSMITTAL OF TERMINAL DISCLAIMER FOR RECORDING

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

Please record the enclosed TERMINAL DISCLAIMER which identifies Patent No. 6,805,833.

Please apply the enclosed check in the amount of \$130.00 in payment of the fee for recording the TERMINAL DISCLAIMER.

Respectfully submitted,

Richard S. Barth

Reg. No. 28,180

Frishauf, Holtz, Goodman & Chick, P.C. 767 Third Ave., 25th Floor New York, NY 10017-2023 Tel. Nos. (212) 319-4900 (212) 319-4551/Ext. 219

Fax No.: (212) 319-5101

E-Mail Address: BARTH@FHGC-LAW.COM

RSB/ddf

Enc. (1) Executed and dated TERMINAL DISCLAIMER

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CERTIFICATE OF MAILING

I hereby certify this correspondence is being deposited with the United States Postal Service as First Class mail in an envelope addressed to: Commissioner of Patents and Trademarks, Washington, D.C. 20231 on the date noted below.

Attorney: RICHARD S. BARTH

Dated: February 16, 2005

In the event that this Paper is late filed, and the necessary petition for extension of time is not filed concurrently herewith, please consider this as a Petition for the requisite extension of time, and to the extent not tendered by check attached hereto, authorization to charge the extension fee, or any other fee required in connection with this Paper, to Account No. 06-1378.

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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TERMINAL DISCLAIMER

The owner of a 100% interest in the above-identified present application, namely the Assignee of record:

Assignee: DOWA MINING CO., LTD.

Assignment recorded on: November 28, 2003

Reel: 014736 Frame: 0005

hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the above-identified present application which extends beyond the full statutory term defined in 35 USC 154 to 156 of the following commonly owned patent:

Patent No.: 6,805,833 Issue Date: October 19, 2004

Filing Date: January 2, 2003 \$455. ied present during such period ed present nly owned patent. Any patent granted on the above-identified present application shall be enforceable only for and during such period that the patent granted on the above-identified present application is commonly owned with said commonly owned patent.

This Agreement is to run with any patent granted on the above-identified present application and to be binding upon the grantee, its successors or assigns.

In making the above disclaimer, there is no disclaimer of the terminal part of any patent granted on the above-identified present application that would extend to the expiration date of the full statutory term as defined in 35 USC 154 to 156 of said commonly owned patent in the event that said commonly owned patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a Court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued or is in any manner terminated prior to the expiration of its full statutory term.

The undersigned attorney is an attorney of record.

The undersigned is empowered to act on behalf of the Assignee.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or

imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date: February 16, 2005

Зу: <u>_</u>'

Richard S. Barth Reg. No. 28,180

Attorney of Record